(Continued from Page One.)

date previously set, the Catholic con vention agreed late tonight not to nom inste a candidate for the presidency

It reserved the right to reassemble for this purpose in the event that peace

emptory Challenges in the Diggs White Case and Jury Will Selected Today.

ARRINGTON TESTIFY EARLY

Children of Both nts Will Be in om, Reconciliation Taken Place.

ABD H. HAMILTON. nal News Service. ANCISCO, Aug. 6 .- The day was in no sense the white slave trial of Maury contrary to expectations, not reach the torrid tesis expected to be offered. trary, the regular panel d before a jury was seudge Van Fleet ordered re of twenty talesmen to

however, the jury box d early, as the prosecutwo more peremptory and the defense three. ony will begin to come

by Marshal Elliott tomor-

first put on one of the in the case?" I asked of van, who heads the spe-

first shall prove the pur railroad tickets and matid," was the reply. "We reach one of the young the day be Miss Warrington,"

nciled.

vives and children inetti be in the court a question directed at of the defense spect them here."
been a reconciliation in

families of the two wives

the case, which has be more ractive from this time oe only feature among the of the youth on trial the same mournful solici-lathers since David. "Oh, salom, my son.'

en Present.

nen drifted into the room, they drifted out in short be said, however, that a no onrush of women no assault of the wom-Bierce always referred cise of peremptory chal-

art Tells How She from 16 to 45 years w Finally Cured.

bio. - "Because of total how to care for myself nto womanhood, and from n going to school, I sufdisplacement, and each were pains and nausea meant a lay-off from work r days from the time I

ansas to live with my sisthere a doctor told me of dies but I did not use my faith in patent medi-After my sister died to Ohio to live and that ne for the last 18 years. of Life came when I was nd about this time I saw ndition plainly described advertisements. Then I ydia E. Pinkham's Vegand I cannot tell you relief it gave me in the nths. It put me right ot lay off every month last 18 years I have not llars to a doctor, and have excellent health for a wo-

hange of Life is over I aternity nurse and being pporting I cannot over alue of good health. I sed a comfortable little sewing and nursing since old. I have recommended to many with good re-excellent to take before ldbirth."—Miss EVELYN ART, Euphemia, Ohio. special advice write to ham Medicine Co. (confi-Mass. Your letter will ad and answered by a ald in strict confidence.

etable Compound for it.

MAJOR RAY HAS NO STANDING IN COURT

Personal Equation Must Be Considered in Selection of Army Officers.

WASHINGTON, Aug. 6 .- Maj Seecher B. Ray's application for an injunction to prevent Secretary Garrison from promoting another officer in the army pay corps over his head was denied here today by the district supreme court. Although Ray is in line of seniority, the war department, in view of disclosures before a congressional STONE MAKES THE committee, asked Attorney General Mc-Reynolds if the president might not name another man. McReynolds held that the president could. Ray appealed

In its decision the court held, in part:

"The court recognizes that someone
must have some discretion in the selecmust have some discretion in the selec-tion of officers to be promoted or ap-pointed to higher grade, and that it would be difficult to pass a law that would operate automatically without such discretion. The personal equation is one that must be considered and per-sonal fitness for an office should be determined by those who are responsi-ble for the proper execution of the du-

ble for the proper execution of the du-ties of such office.

"The question seems to be one for an executive or administrative officer rather than one for the court."

lenges it was evident the prosecution abhorred bachelor clubmen, while the defense had no use for gray-bearded experience or fathers with daughters blossoming around the hearthstones. Matters proceeded after the custom-

ary forthright fashion of United States courts. In the first place old George Walcom, a furniture man, who had been passed on examination for bias the day before, sent in a note that he had been attacked by an acute stomach trouble and the court simply excused him for a week without a demur from the prosecution or the defense.

Excused by Court.

Judge Van Fleet, who had refused a challenge for bias by the defense against Talesman Fred G. Harper, said hat in reviewing the testimony in the matter he had concluded that the de fendant should not be subjected to the use of a peremptory challenge in the case of Harper, whose prejudices might unconsciously tincture his verdict. So, without more ado, Mr. Harper was ex-

cused by the judge on his own motion.

Marshal A. Harris, president of the
American Dredging company, J. B.
Grimwood of Palo Alto, and Henry
Nelson, a veteran of 72 years were
called to fill the box, and easily passed examination for bias.

The prosecution exercised the first of its six peremptory challenges on Frank Louis, an undersized unmarried man of 25 years, without sisters.

O. W. Becker declared his conscience

would not permit him to sit as a juror as he felt he could not give the defeedant a fair trial, and he was ex-cused without demur. A. W. Brilliaut, a jeweler, took the other track, saying he was prejudiced against the white slave act and in favor of Diggs, because one of his employees had been arrested for white slavery.

Exception Denied.

Challenged by the prosecution for prodigals have returned bias, Judge Van Fleet let him go his

way.
"We reserve an exception," said
Nate Coghlan in his best police court manner. "You are entitled to no exception, quietly said Judge Van Fleet.

The box was filled by P. S. Lind-

quist, boot and shoe dealer, who has two little girls. But here Mr. Coghlan peremptorily excused C. A. Thayer, who has one son 30 years and several

daughters of fewer summers.

William H. Laboyteaux said he wasn't in sympathy with a law which punished a man for going with a woman to Reno, when it would not touch him if they left the train at Truckee -this side the state line-and Mr. Sullivan had to use another peremp-

tory on him.
C. H. Jenkins, who sells safes and typewriters in Alameda and has a little boy of 6 and a daughter of 8, filled But Mr. Coghlan excused box. John J. Percher, a married man with-out children. His place was taken by Arthur Goodall of Goodall, Perkins & o., who is both unmarried and lives

Then the government exercised its third peremptory challenge on J. B

Challenged for Bias.

Charles J. Foster of Shreve & Co., said he had formed a strong opinion of the defendant's guilt by talking with people who knew Diggs and the families of Miss Warrington and Miss Norris. A challenge for bias by Mr. Coghlan was not disputed.

Frank L. Esmond of Berkeley filled the box, but Mr. Coghlan at once let Philip S. Woolsey out on a peremptory challenge. Woolsey had said on his examination, though he is not a family man: "I may be prejudiced against any married man who abandons his wife and children and goes off on a spree with

hildren and goes off on a spree with nother woman,"

another woman."

A. H. Dana, former employee of Wells, Fargo & Co., filled the last seat. But here it developed that J. F. Conklin, seated in the box since the day before, had been wrongly surmoned, the juro for whom the paper had been made out being his father, long since dead, so Conkling was excused.

William W. Carson, lumberman of Dolber & Carson, passed his examination for bias, but when Mr. Sullivan found that he is a bachelor who lives at the University club, that astute prosecutor bardly let him warm his seat on a hot day before he ousted him with a peremptory.

More Challenges.

More Challenges.

William S. Bliss, mining man, took Carson's place. Then Mr. Coghlan exercised a peremptory on venerable Henry Nelson and his 72 years. He got in Nelson's place Charles O. Clausen, an architect. Now Diggs is an architect, but his lawyers did not want a rival draughtsman on the panel for he got rid of Clausen later in the day. These California architects do not love one another as they are admonished to do by the good book.

The defense also challenged Adolphus B. Brooks of Oakland, who has three sons and no daughters.

Lester Herrick, a public accountant, and Asa L. White, over 70, but without a gray hair, were the last veniremen, and though the prosecution twice announced itself satisfied with the panel when Mr. Coghlan excused C. H. Jenkins, who once tried to sell some safes to Theodore Roche, only eleven jurors were in the box, and it was necessary to order the special venire of twenty good men and true.

But both sides expect to get down to brass tacks tomorrow and the recital of how Maury I. Diggs and Marcha Warrington loved not wisely but too well, will fall upon many curious ears. e and I can thank Lydia

Senator Lippitt of Rhode Island Arouses Democratic Leaders by Assault on Cotton Schedule.

PRINCIPAL REPLY

Progress Made in Consideration of Tariff Bill; Another Smoot Amendment Defeated, 42 to 31.

WASHINGTON, Aug. 6 .- Senator Lippitt of Rhode Island, aroused Democratic leaders of the senate to spirited replies today when discussing the cotton schedule. He declared that it discriminated against the luxuries of the New England mills in favor of southern-made necessities."

"It is a bill made by southerners," said he. "I do believe that in the consideration of these schedules the gentlemen of the south have had the ear of the committee, and the result is shown in this bill with the products of the south protected. I do not in the least object to that, but I also think they should at least have been willing to give consideration to the luxuries of the cotton trade, even if they are made

in New England.
"The rates are out of balance. They are just the capricious and haphazard result of a desire to do something, and in the shuffle cotton got the worst of it, very much more the worst of it than was meant or understood.''

Senator Lippitt proposed as a substitute for the cotton schedule the rates of the Dingley bill less 20 per cent, which would leave the average duties of 30.4 per cent as against the rates in the pending bill, ranging from 7½ to 30 per cent.

Democrats Reply.

Senator Hoke Smith of Georgia ve hemently denied the charge of section-alism, declaring that the appeals of southern manufacturers for increases were unheeded by the finance committee. He called attention to the fact that the subcommittee which consid-ered the cotton schedule was composed of Senator Johnson of Maine, Senator Hughes of New Jersey and himself. Senator Stone of Missouri, referring to Senator Lippitt as a cotton manufacturer, remarked that the time had passed when representatives of the interests could write the tariff laws.

"Before the distinguished senator from Rhode Island graced this body with his official presence," said Senator Stone, "he was before the committee of the house and senate representing this very industry. It is not to the credit of our legislation of the past that the representatives of the cotton, wool, steel and other interests were permitted by the committees of congress to prepare the tariff schedules. Monopoly Alleged.

"We are entering upon a different era-"We are entering upon a different era. We desire as far as possible to subserve the well-being of the manufacturers, but the fact must be recognized that we have gone beyond the period when the interests can prepare the schedules. Doing that in the past has produced an economic condition in which the business of the country has been placed in the hands of these men. Because of it the American people at the last election entered their vigorous protest.

test.
"Assault made upon this bill along that line, supercilious, contemptuous, will have no effect in deterring us or in changing the fixed purpose to make a tariff in the interest of American peo-

Senator Weeks of Massachusetts asked Senator Stone to name some of the mo-nopolies he referred to.

"Perhaps," Senator Stone replied, "the senator would like me to mention the

senator would like me to mention the of the Ats steel industry, the wool industry and the cotton mills of New England, whose government stocks have sold at 200 or 300 per cent truth of t because of the enormous profits under the operation of these outrageous tariffs."

Lind in

Exploitation Suggested.

"There is no monoply in the cotton industry the senator knows," said Mr. Weeks "If not monopoly, exploitation, Senator Williams of Mississippi sug-

gested.

Further progress in consideration of the bill was made today, the metal schedule being practically completed. The first vote of the day came on breechloading rifles in an amendment by Senator Smoot to reduce the duty from 35 per cent to 25 per cent, the present rate. The amendment was lost, 42 to 31.

Needle Rate Sticks.

An amendment by Senator McLean of Connecticut to increase the duty on neg-dles from 20 to 40 per cent was defeat-ed, 50 to 18. Senators Bristow, Clapp, Gronna, Kenyon, LaFoliette, Norris and Works of the minority voting with the Democrats

Groups, Kenyon, LaFollette, Norris and Works of the minority voting with the Democrats.

Senator Gallinger offered a new amendment to make the rate on needles range from 20 per cent ad valorem to 75 cents at thousand and 20 per cent ad valorem to 35 cents at thousand and 20 per cent ad valorem to 36 per cent and valorem to 36 per cent. This was lost, 42 to 27. All the Progressive Republicans except Senators Norris and Bristow voted for it.

The committee rate of 20 per cent finally was sustained, 29 to 25, no Republican voting with the Democrats. This was one of the few strict party votes since voting on the schedules began. Senator Penrose voted against the accepted rate of 25 per cent on railway would find it impossible to compete with would find it impossible to compete with the composition of the present rate. The senator said, however, that it was uscless to offer any amendment and did not do so. Senator Sherman of Illinois also voted against this rate.

If you sit in a cool draft when you are heated and get a stiff neek or lame back, you will be looking for something that will esse the pain. Fix your mind on Ballard's Snow Liniment and don't be talked out of it because it, is the best pain relieving liniment you can get anywhere. Price 25c, 50c and \$1.00 per bottle. Sold by Schramus-Johnson. Drugs, "The Never-Substitutors," Five (5) Mood Stores. (Advertisement.)

ANGER IS SHOWN BY MEXICAN OFFICIALS

is restored to such an extent that the holding of elections will become possible Anti-American Speech.

that the condition of the country was due to the non-recognition of the gov-crnment by the United States. The ornment by the United States. The speaker advocated that the conven-States. The speech met with the ap-proval of a large number of the dele-

front in case of war with the United States. The speech met with the approval of a large number of the delegates, but it was opposed by the leader of the federal district organization, who insisted that the attitude of the administration at Washington did not represent the views of a majority of the American people.

The decision of the Catholics not to enter the political fight would appear to remove the last hopes of elections being held, since a similar action has been taken by the Liberal party, and there is a growing belief that General Felix Diaz will be unable to return to Mexico from Japan in time to make a campaign. However, there is a well defined belief here that President Huerta himself will become a candidate, possibly of an independent group, and in this case politicians believe he would be likely to get the support of the Catholics.

Americans Released.

WASHINGTON D. C., Aug. 6.—Charge O'Shaughnessy at Mexico City notified the state department today that he had been advised by the Mexican foreign of-

Americans Released.

WASHINGTON, D. C., Aug. 6.—Charge O'Shaughnessy at Mexico City notified the state department today that he had been advised by the Mexican foreign office of the release of Blesel, McDonald and Herrell, the Americans who have been held in Chihuahua prison since July 16. The foreign office assured the charge that the matter of an equitable compensation for the loss of an automobile, taken from the Americans, had been referred to the minister of finance with recommendation that the "most liberal settlement permissible under the law be made." The men were charged with infraction of the law in taking bullion out of Mexico. Their release was demanded by Consul Letcher at Chihuahua and by the embassy staff in Mexico City, acting under instructions from Secretary Bryan.

Bryan. From Saltillo it is reported that tele graph communication which has been in-terrupted since August 1 was resumed yesterday and that the first through mai since July 31 was expected today.

More Americans Arrested.

NEW YORK, Aug. 6.-Attorneys for NEW YORK, Aug. 6.—Attorneys for the Madera company, whose headquarters are in this city, have notified the state department at Washington of the arrest of five of the officers of the company, all Americans, at Pearson and Madera, Mexico, by the Mexican federal authorities, and have also asked their release from the federal government at Mexico City.

An executive officer of the company, who made this known today, added that

An executive officer of the company, who made this known today, added that he had received authentic information that the five men had been taken to Chihuahua City and held prisoners there and that he had been unable to learn what they were accused of. The men were in charge of a guard maintained at the mines of the company, he explained, to protect them from fire and pillage. All communication with Chihuahua City has been cut off, he said, since an attack yesterday by rebel troops on a federal supply train.

AMERICANS LYNCH

MEXICO CITY. Aug. 6.—Seventeen Mexicans have paid with their lives for maltreating the daughters of Matthew Gourd, an American farmer, near Tampico last Monday. American farmers participated in the exaction of the penalty, according to information, regarded as reliable, received here today.

The Americans, joined by Mexican land owners in the district of Atascador, near Tampico, organized a posse and rode into the hills in search of the band of outlaws which tied Gourd and robbed him and afterward offered indignities to two daughters in sight of their helpiess

him and afterward offered indignities to two daughters in sight of their helpiess father. The band was located and defeated in a fight and several of its members were captured.

The seventeen men killed by the posse included those slain in the fighting and those put to death afterward.

Some weeks ago a number of the Mexican land owners joined with the Americans in the formation of a vigilance committee, but this was the first time that the committee had taken the offensive against criminal bands.

sive against criminal bands.

It is reported that twenty-four women of the Atascador colony have gone to Tampico as a precautionary move. The government here does not admit yet the truth of the attack upon Mr. Gourd's doubtless.

Lind in Wreck.

HOUSTON, Tex., Aug. 6 - John Lind, an route to Mexico City as the private epresentative of President Wilson, was lelayed in his journey tonight when the New Orleans & Texas train in which he New Orleans & Texas train in which he was traveling was derailed near Nome. Tex., east of this city. Mr. Lind was not injured and continued his journey after several hours delay.

On his arrival here Mr. Lind will beard a special interurban car and proceed immediately to Gaiveston, whence he will sall tomorrow on the battleship New Hampshire for Vera Cruz.

Saflors of the New Hampshire who were in Houston on shore leave today had been ordered to report on heard the warship tomorrow morning at 6 o'clock.

COMMITTEE HEARS COL. EDUARDO HAY

FIRST POINT IN SUIT

Metropolitan Trust Company Removed as Administrator of McDonald Estate.

By International News Service.

NEW YORK, Aug. 6 .- Laura McDon-The debate over the resolution not to nominate a candidate developed an Helena to the millions of Alexander Mcanti-American speech by a delegate from the federal district, who charged today won her first point in the fight to compel the Metropolitan Trust company to repay more than \$1,000,000 to the Mc-Donald estate.

speaker advocated that the convention take no action which would further the cause of the Mexican people who, he said, should present a united front in case of war with the United States. The speech met with the appropriate that the convention of the Mexican people which is conventionally and directed the company to file an accounting of its stewardship. The court also declared that Miss Stallo may be conventionally and let the proposed the convention of the

ONE GOOD JOB BRINGS TWO. That's why the Century continues to grow. Century Printing Co., 55-57 Post-office place. (Advertisement.)

lutionary activity. He was educated at the University of Notre Dame in Indiana

WYOMING SENATOR ATTACKS WILSON

WASHINGTON, Aug. 6.—President Wilson's actions in sending former Governor John Lind to Mexico as a special emissary in the present situation was attacked in the senate today by Senator Clark of Wyoming, who declared "something else must be done by the administration" to guarantee adequate protection to Americans.

Senator Clark presented a resolution Senator Clark presented a resolution for an immediate investigation by the senate foreign relations committee of the condition of American citizens and

American property in Mexico.

"This resolution is not introduced in a spirit of hostility to the administra-tion or of criticism of the foreign rela-tions committee," declared the sena-tor, "but conditions are growing steadily worse in Mexico. Now we

tons committee, declared the sena-tor, "but conditions are growing steadily worse in Mexico. Now we learn that Governor Lind has been sent there by President Wilson. "That does not satisfy. Mr. Lind does not go as the official representa-tive of the United States. He does not go as an embassador, cloaked with authority to represent the United authority to represent the United States. He cannot be appealed to by American citizens for protection. Some other steps are necessary to give to Americans and American property the protection they need and are demand-

Your Liver is Clogged up

That's Why You're Tired-Out 50 Sorts-Have No Appetite. CARTER'S LITTLE LIVER PILLS will put you right in a lew days. CARTERS their daty.

iousness, Indigestion, and Sick Headache. SMALL PILL, SMALL DOSE, SMALL PRICE Genuine mustear Signature

OF SKIN TROUBLE

Small Red and Yellow Spots on Leg. Covered with Dry Scale. Had to Walk Floor Nights. Cuticura Soap and Cuticura Ointment Cured.

R. F. D. No. 3, Clarkfield, Minn. - "My crouble was of long standing. It started with some small red and yellow spots about the size of a pin head on my leg and every morning there was a dry scale on top cov-A 4 ering the affected part and when those scales were fall-

ing off the itching was more - than I could stand at times. The first year I did not mind it so much as it was only itching very badly at times, but the second year it advanced all around my leg and the itching was terrible. I had to be very careful to have my clothing around the affected part very loose. At

sore in my sleep. Then I had to stand up, get out of bed and walk the floor. "Then I read the advertisement of Cuticura Soap and Ointment and I wrote for a sample and got it. To my surprise I was feeling relief after the second application. So I got a cake of Cuticura Soap and a fiftycent box of Cuticura Ointment and when I had used them I was nearly over the itching. so I got another hox and that healed it all up so it looked smooth and fine, but I kept on with the Cuticura Soap for six weeks and the cure was complete." (Signed) S. O.

night time I often happened to scratch the

Cuticura Soap 25c. and Cuticura Ointment 50c. are sold everywhere. Liberal sample of each mailed free, with 32-p. Skin Book. Address post-card "Cutleura, Dept. T. Boston. Men who shave and shampoo with Cuticura Soap will find it best for skin and scalp.

Gorde... Nov. 20, 1912.

More Than One Thousand Beautiful Summer

Greatly Sacrificed

T WILL PAY YOU to be here as soon as possible this morning // to procure best choice of the best dress values of the summerover 1000 dainty, beautiful SUMMER DRESSES go on sale today at unheard-of prices; you must see them to appreciate their desirability and exceptional value at these prices. There are

three lots, including ginghams, voiles, marquisettes, lawns, tissues, linens, eponges, ratines, etc., in great variety of sizes, 16 and 34; also a good showing in sizes 36, 38 and 40, at these extraordinary final closingout prices—

LOT 1 Dresses Worth up to \$5.00-

LOT 2 Dresses Worth up to \$7.50-

Dresses Worth up to \$12.00-

Wash Skirt Specials

mer dress skirts, made from service-able, fast colored, washable tan linons, cut and finished in latest style, complete range of sizes, regu-

One lot of the new white heavy rep Cordeline washable dress skirts for women and misses, neatly made and perfect fitting; the neatest wash skirt shown this season; medium 69c and small sizes, on sale, Thursday.... \$1.25

More White Waists Values to \$2.50 for

Another fresh supply of sheer, fine, serviceable White Waists, in Lingerie and Tailored styles, goes on sale today at this price. The materials are lawns, voiles, marquisettes, dimities, etc.—some in fancy stripes; also one lot of plain black waists at this price, in sizes 34 to 44; values

are from \$1.75 to \$2.50. Sale price Reliable Merchandise at Lowest Prices.

Twixt Main and State on Broadway. Lawn Mower

Special Just to keep things moving, we will sell our entire line of high grade Lawn

mowers at greatly reduced prices.

This sale includes all our very best mowers, and the saving in price should prompt you to get a good mower for next year.

25%

Discount

on every Mower in

the house. The Salt Lake
Hardware Co.

Honest Work Honest Prices Painless extraction of teeth or no pay. All work guaranteed.

REMEMBER US. We Treat You Right. Office hours: 8:30 a. m. to 6 Sundays, 10 to 2. Phone 1126.



ale by Schramm-Johnson, Druge. 5 stores, and by Druehl & Franken, suc-cessors of Smith Drug Co., also the old store, 217 South Main, Mail orders so-licited.